To: Henry, Tala[Henry.Tala@epa.gov]; Leopard, Matthew[Leopard.Matthew@epa.gov]

From: Doa, Maria

Sent: Thur 1/23/2014 4:30:09 PM

Subject: RE: Please review - Update note on the WV chemical - in "Crude 4-MCHM"

I can't tell you over email it is CBI. I can show you at the brownbag if you are going. 4-methyl cyclohexyl methanol was already on the inventory. Eastman said that they had submitted a PMN for another component. We figured out which one it was but as I note in the update to Wendy, we don't have the actual PMN materials yet. I don't know if the other components are identified –including 4-methyl cyclohexyl methanol.

Maria J. Doa, Ph.D.

Director

Chemical Control Division

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United States Environmental Protection Agency

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Washington, DC 20016

Tel. 202.566.0718

From: Henry, Tala

Sent: Thursday, January 23, 2014 11:27 AM

To: Doa, Maria; Leopard, Matthew

Subject: RE: Please review - Update note on the WV chemical - in "Crude 4-MCHM"

According to MSDS, "Crude MCHM" has multiple components...which are you talking about? As I know it, there was no PMN on the primary (68-89%) component and the testing (as indicated in the MSDS) is on the crude "product" not any particular component

Tala R. Henry, Ph.D.

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E: henry.tala@epa.gov

From: Doa, Maria

Sent: Thursday, January 23, 2014 11:20 AM

To: Leopard, Matthew; Henry, Tala

Cc: Schweer, Greg

Subject: Please review - Update note on the WV chemical - in "Crude 4-MCHM"

Importance: High

Guys,

Since this crosses our divisions please take a look at the note.

Wendy,

I wanted to update you on the PMN related to the West Virginia chemical 4-methyl-cyclohexyl methanol - 4-MCHM. We have not had access to the PMN and supporting docs because they are all at the federal records center. These materials would tell us whether we were aware that 4-MCHM was part of the mixture with a PMN chemical and what data was submitted with the PMN. (Note that Eastman said they sent in several studies with the PMN) We were able to pull a copy of the SAT report and the FOCUS report. Based on the SAT report, it does not appear that there were data submitted by the company. In fact, the SAT reports notes that we had section 8(e) reports on two analogs. One we characterized in the SAT report as a severe irritant the other as an irritant. The section 8(e) reports were not submitted by Eastman.

Hopefully, we will receive the PMN materials tomorrow and can fill out the picture more.

Maria J. Doa, Ph.D.

Director

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